

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Re: Appeal to the Board of Patent Appeals and Interferences

P O Roy 10500	Pur Attur Thomas A Co		Pog	No. 4094	A
01 FC:119 320.00 CH	Intellectual Propert	tv Group			
10/04/2002 SSITHIB1 00000073 033975 09666146 Pillsbury Winthrop LLP					
CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.					
` <u>-</u>	C# M	l#	al bass-#		
(Our Order No. 98501 268411					
(Our Deposit Account No. 03-3975)				PLEASE CHARGE OUR DEP. ACCT.	
12.			IOIAL FEE		HARCE
			TOTAL FEE =		
Original due date (item 8); with concurrently filed amendment 11. Subtract line 10 from line 9 and enter: Total Extension Fee			-\$0	+\$920	L
10. Enter any previous extension fee paid previously since above			60		an de
	ole <u>only if</u> box 2 is X'd`5 mo	, , , , , , , , , , , , , , , , , , , ,	+\$920		128/228
	(4 mo	· 1			118/218
requisite fee is attached.	(3 mo				117/217
Petition is hereby made to extend to cover the date this response is filed					116/216
8. Original due date: July 4, 2002	Abo original due dete	0440/055	T	<u> </u>	115/215
If box 4 above is X'd,enter nothing					L
If box 3 above is X'd,			\$280/140 - 0 - (no fee)	\$0	121/221
If box 2 above is X'd,	· · · · · · · · · · · · · · · · · · ·		\$320/160	\$0	120/220
If box 1 above is X'd,			\$320/160	\$320	119/219
			Entity		Code
7. FEE CALCULATION		,·	Large/Small	7	Fee
 Fee <u>NOT</u> required because paid in prior appeal in which the Board of Patent Appeals and Interferences did <u>not</u> render a decision on the merits (35 USC 134). 					
5. Small entity" statement filed: herewith. previously.					
Answer- <u>unextendable)</u> 4.					
3. An ORAL HEARING is respectfully requested under Rule 194 (due two months after Examiner's					
2. BRIEF on appeal in this application attached in triplicate (extendable up to 5 months).					
application.					
the decision (not Advisory Action) dated <u>April 4, 2002</u> of the Examiner twice/finally rejecting claim(s) in this application or in this application and its parent					
	Applicant hereby appeals to t		t Appeals and	Interference	es from
Sir:					
Washington, D.C. 20231				- 4/430	
Hon. Commissioner of Patents		Date. October 3	, 2002	CLIVIER	1600/2an
		Date: October 3	2002 /EC	RECE OCT O S	76/10
OBSTRUCTION	·		•	0 8	20021
TISSUE, CHRONIC PELVIC PAN AND FALLOPIAN TUBE				000	`'
EXTRAUTERINE PROLIFERATION			' 'ECE	E/\/DOM	
Filed: September 20, 2000 Title: METHOD FOR THE THERAPE	ELITIC MANAGEMENT OF			Pro-	#
Series Code ↑	Serial No. ↑		M#	Client	Ref
Appln. No.: 09	666,146	Examiner.: Atty. Dkt. P	268411	99/16 F	PH/1
	RIETHMULLER-WINZEN et al.		S. HUI		
In re <u>PATENT APPLICATION</u> of	Group Art Unit:	1617			
W = -11 P	•				

NOTE: File this cover sheet in <u>duplicate</u> with PTO receipt (PAT-103A) and attachments

Sig:

30321514_1

Atty/Sec: TAC/smm

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